



Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER FILING DATE	FIRST NAMED APPLICA	ANT ATTORNEY DOCKET NO.
08/010,555 1/28/93	SO/AZZI SOLAZZI	CHEMPLEY - 3 M CHEMPLEX-3
ARTHUR L. PLEVY, ESQ. PLEVY & SELITTO P. O. BOX 1366 146 ROUTE 1 NORTH EDISON, NJ 08818-1366 EXAMIN		CANG, M M. CANO ART UNIT PAPER NUMBER 1809 DATE MAILED: 11/29/93
All participants (applicant, applicant's representative, PTO	personnel):	de de Caba et Carta
HATME C PLEVY (Applican)	r's Rog.) (3)	
Date of interview 11/23/93	(4)	
Type: Telephonic	applicant	
Agreement	the claims in question. $\ \square$ was not	reached.
dentification of prior art discussed:	4	
Description of the general nature of what was agreed to if a Rep of the Status of t		
ttached. Also, where no copy of the amendments which w Inless the paragraphs below have been checked to indica NOT WAIVED AND MUST INCLUDE THE SUBSTANC	vould render the claims allowable is ava te to the contrary, A FORMAL WRI E OF THE INTERVIEW (e.g., items 1	miner agreed would render the claims allowable must be ailable, a summary thereof must be attached.) TTEN RESPONSE TO THE LAST OFFICE ACTION IS 1-7 on the reverse side of this form). If a response to the ate to provide a statement of the substance of the interview.
☐ It is not necessary for applicant to provide a separate	e record of the substance of the intervi	iew.
☐ Since the examiner's interview summary above (increquirements that may be present in the last Office response requirements of the last Office action.	cluding any attachments) reflects a co e action, and since the claims are now a	omplete response to each of the objections, rejections and allowable, this completed form is considered to fulfill the

PTOL-413 (REV. 1-84)